Mark Ahlemeyer, OSB No. 095997 Assistant Federal Public Defender Email: mark_ahlemeyer@fd.org 101 SW Main Street, Suite 1700 Portland, OR 97204

Tel: (503) 326-2123 Fax: (503) 326-5524

Attorney for Defendant

IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,

Case No.: 3:20-cr-00506-HZ

Plaintiff,

DECLARATION OF COUNSEL IN SUPPORT OF UNOPPOSED MOTION TO CONTINUE TRIAL DATE

v.

HAWAZEN SAMEER MOTHAFAR,

Defendant.

- I, Mark Ahlemeyer, declare:
- 1. I am the attorney appointed to represent Hawazen Sameer Mothafar in the aboveentitled case.
- 2. A jury trial in this case is currently scheduled for March 7, 2023. Mr. Mothafar was arraigned on November 5, 2020. One continuance was sought by the defense prior to the designation of the case as complex. Two continuances have been sought by the defense after the designation of the case as complex. The current trial date was set pursuant to a briefing schedule the parties proposed as part of the complex case designation.

PAGE 1. DECLARATION OF COUNSEL IN SUPPORT OF MOTION TO CONTINUE TRIAL DATE

3. The defense is conducting investigation in this case, including obtaining

information relating to circumstances of the offense and Mr. Mothafar's background. This

information relates to pretrial litigation, trial, and sentencing. The parties also continue to explore

the possibility of the case resolving short of trial. Mr. Mothafar therefore respectfully requests that

this Court continue his case for a period of approximately 90 days or more to accomplish these

tasks.

4. I have discussed with Mr. Mothafar his right to a speedy trial. He agrees to the

continuance and knows it will result in excludable delay under the provisions of 18 U.S.C.

§ 3161(h)(7)(A) of the Speedy Trial Act.

5. Assistant United States Attorney Ethan Knight has no objection to this motion.

6. I make this motion in good faith and not for the purpose of delay.

I declare under penalty of perjury under the laws of the United States that the foregoing is

true and correct to the best of my knowledge and belief and that this declaration was executed on

February 28, 2023, in Portland, Oregon.

/s/ Mark Ahlemeyer

Mark Ahlemeyer

Attorney for Defendant